

United States District Court

Eastern District of Michigan

Southern Division

(3)

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US

v

Jack Carpenter

Case No: 23-20152

Mark A. Goldsmith

FILED  
CLERK'S OFFICE

JAN 24 2025

UNITED STATES DISTRICT COURT  
FOR THE STATE OF MICHIGAN

Motion to require J.P. Nogues to show cause

E.D. Mich. L.R. 1.1 Explains the scope of Local Rules apply to both civil and criminal

cases. Mr. Nogues is not a member of the State Bar of Michigan, he is a member of the

Bar of New York. Crowley v. Liberty Life Assur. Co of Boston 2014 U.S. Dist. LEXIS 90752

("This Court requires strict compliance with E.D. Mich. L.R. 83.20(f)"). E.D. Mich.

L.R. 83.20(f)(1) requires attorneys who are not members of the State Bar of

Michigan (non-local attorney) to enter a local counsel, a member of the Michigan

Bar, onto the record. E.D. Mich. L.R. 83.20(f)(2) states that Local Counsel

must enter a notice of appearance and attend all conferences and hearings in the

case. E.D. Mich. L.R. 83.20(i) states "a person knowingly engaging in the unauthorized

practice of law in this court may, on notice, and after hearing be found guilty of

criminal contempt." Mr. Nogues must be given notice and a hearing regarding his

misconduct. "May" in 83.20(i) means "must" or "shall" similar to a law or rule stating

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a bailiff may collect bail. It does not imply discretion.

This issue should be overseen by a neutral magistrate, which precludes Mr. Goldsmith as he ignored a stated conflict of interest by Mr. Nogues explained by Mr. Nogues in ECF 57 pg 1d 302 paragraph 2 for 14 months, then was unable to find the obvious conflict of interest and ignored that "in the interest of justice" requires him to have removed counsel to avoid even the slightest appearance of injustice. Plus, in orders from the Court Mr. Goldsmith refers to defendant, Mr. Carpenter, as Mr. Walker so his mental state is in question which is why he is under investigation by the Chief Justice of the Sixth Circuit.

28 U.S.C.S §1654 states that counsel may only plead or conduct cases "by the rules of such courts," and as Mr. Nogues is "knowingly engaging in the unauthorized practice of law," no counsel has lawfully been assigned in 22 months, violating defendant's Sixth Amendment rights. All previous orders are null, and Defendant proceeds "personally" under 28 USCS §1654. I certify

this is two pages in length

Jack Cipolla Jr.  
⊗

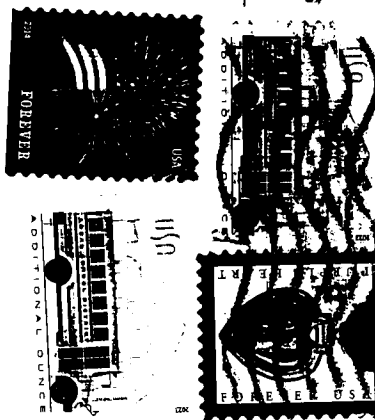
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